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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/902,696	07/12/2001	Hirofumi Muratani	211428US2SRD	1589

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EXAMINER

ABRISHAMKAR, KAVEH

ART UNIT	PAPER NUMBER
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2131

DATE MAILED: 03/04/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

09/902,696

Applicant(s)

MURATANI ET AL.

Examiner

Kaveh Abrishamkar

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 12 July 2001.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-18 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-18 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☒ All b) ☐ Some * c) ☐ None of:
1. ☒ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☒ Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date 7/12/01, 6/03/03
- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other: _____

DETAILED ACTION

1. This action is in response to the communication filed on July 12, 2001. Claims 1 – 18 were originally received for consideration. No preliminary amendments for the claims were filed. Claims 1 – 18 are currently under consideration.

Information Disclosure Statement

2. Initialed and dated copies of the Applicant's IDS form 1449, received 7/12/2001 and 6/03/2003, are attached to this Office action.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

3. Claims 4 and 5 recite the limitations "(H-i)-th stage" and "(H-L)/2" in the fifth line. There is insufficient antecedent basis for this limitation in the claim. There is no mention of either H or L in the claims or in claim 1 in which both claims depend. Therefore there the statement (H-i)-th stage and j being less than or equal to (H-L)/2 is unbounded and indefinite. For examination purposes, both claims were interpreted as being analogous to claim 3 in bound. Appropriate correction is necessary.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

4. Claims 1-9, 11-18 are rejected under 35 U.S.C. 102(e) as being anticipated by Shimizu et al. (European Patent Application EP0982895).

Regarding claim 1, Shimizu discloses:

An encryption apparatus based on a common key encryption system in which a plurality of expanded keys are used in a predetermined order in a data randomizing process for encryption and in a reversed order in a data randomizing process for decryption, the apparatus comprising:

“a plurality of round processing circuits connected in series” (Abstract, Figure 2, column 4 lines 43-58, column 13 lines 40-45), wherein a plurality of key transformation functions (processing circuits) are connected in series, ***“the round processing circuit of a first stage receiving a common key and subjecting the common key to a round function to output a sub key”*** (Figure 2, column 13 lines 27-45), wherein the key transformation function (processing circuit) take an encryption key (common key) as an input and via the key transformation functions (round processing

functions) output intermediary keys (sub keys), and ***“the round processing circuit of other stages receiving the sub key output from the round processing circuit of a previous stage and subjecting the sub key to a round function to output a sub key, the sub key output from the round processing circuit of a last stage being the common key”*** (Figure 2, column 13 lines 27-45), wherein the key transformation functions which incorporate round functions (round processing circuits) output intermediary keys (sub keys) which are then subject to another transformation at the next key transformation circuit to output a next intermediary key (sub key), and the final key transformation function outputs a decryption key (common key); and

“a plurality of expanded key generating circuits configured to receive the sub keys output from at least a part of said round processing circuits and output expanded keys based on all or some bits of the received sub keys” (Figure 6, column 4 lines 43-53, column 7 lines 38-45, column 8 lines 54-57, column 13 lines 27-56), wherein there is a transformation function (expanded key generating circuit) which receives an intermediary key (sub key) and based on the sub key generates an extended (expanded) key.

Claim 2 is rejected as applied above in rejecting claim 1. Furthermore, Shimizu discloses:

The encryption apparatus according to claim 1, where said ***“plurality of expanded key generating circuits subject all or some bits of the received sub keys to a predetermined conversion processing to output the expanded keys”***

(Figure 6, column 4 lines 43-53, column 7 lines 38-45, column 8 lines 54-57, column 13 lines 27-56), wherein there is a transformation function (expanded key generating circuit) which receives an intermediary key (sub key) and based on the bits of the sub key generates an extended (expanded) key by using a transformation function (conversion processing).

Claim 3 is rejected as applied above in rejecting claim 1. Furthermore, Shimizu discloses:

The encryption apparatus according to claim 1, wherein "***the round function of the round processing circuit of i -th stage is an inverse function of the round function of the round function of the round processing circuit of $(j-i+1)$ -th stage, j being half of the total number of stages of the round processing circuits and i being 1 to j*** " (column 3 lines 20-27), wherein the conversion (function) and the inverse conversion (function) of the different stages are equal by virtue of the involution function employed in the key generation.

Claim 4 is rejected as applied above in rejecting claim 1. Furthermore, Shimizu discloses:

The encryption apparatus according to claim 1, wherein "***the round function of the round processing circuit of $(L+i)$ -th stage is an inverse function of the round function of the round processing circuit of $(H-i)$ -th stage, j being a positive integer of $(H-L)/2$ and i being 1 to j*** " (column 3 lines 20-27), wherein the conversion (function)

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and the inverse conversion (function) of the different stages are equal by virtue of the involution function employed in the key generation.

Claim 5 is rejected as applied above in rejecting claim 1. Furthermore, Shimizu discloses:

The encryption apparatus according to claim 1, wherein "***the round function of the round processing circuit of (L+i)-th stage is an inverse function of the round function of the round processing circuit of (H-i)-th stage, j being a positive integer less than (H-L)/2 and i being 1 to j***" (column 3 lines 20-27), wherein the conversion (function) and the inverse conversion (function) of the different stages are equal by virtue of the involution function employed in the key generation.

Claim 6 is rejected as applied above in rejecting claim 1. Furthermore, Shimizu discloses:

The encryption apparatus according to claim 1, further comprising "***a selector configured to select some of the sub keys output from said plurality of round processing circuits, the selected sub keys being supplied to said plurality of expanded key generating circuits***" (Figure 5, column 13 lines 27-56), wherein there is a selection circuit (selector) configured to received a selection signal and an intermediary key (sub key), which processes the selected intermediary keys (sub keys) and provides it to the next key transformation function which takes the input

intermediary key (sub key) provides it to a transformation function (expanding key generating circuit) which outputs the extended (expanded) key.

Claim 7 is rejected as applied above in rejecting claim 1. Furthermore, Shimizu discloses:

The encryption apparatus according to claim 6, wherein said "**selector selects the sub keys output from round processing circuits other than a first group of round processing circuits including the round processing circuit of the first stage and a second group of round processing circuits including the round processing circuit of the last stage**" (Figure 5, column 13 lines 27-56), wherein there is a selection circuit (selector) configured to received a selection signal and an intermediary key (sub key), which processes the selected intermediary keys (sub keys) and provides it to the next key transformation function which takes the input intermediary key (sub key) provides it to a transformation function (expanding key generating circuit) which outputs the extended (expanded) key.

Claim 8 is rejected as applied above in rejecting claim 6. Furthermore, Shimizu discloses:

The encryption apparatus according to claim 6, wherein "**said selector selects one of the sub key output from a round processing circuit of i -th stage and the sub key output from a round processing circuit of $(j-i+1)$ -th stage, j being half of the total number of stages of the round processing circuits and i being 1 to j** "

(Figure 5, column 13 lines 27-56), wherein there is a selection circuit (selector) configured to received a selection signal and an intermediary key (sub key), which processes the selected intermediary keys (sub keys) and provides it to the next key transformation function which takes the input intermediary key (sub key) provides it to a transformation function (expanding key generating circuit) which outputs the extended (expanded) key.

Claim 9 is rejected as applied above in rejecting claim 1. Furthermore, Shimizu discloses:

The encryption apparatus according to claim 1, wherein said ***"plurality of expanded key generating circuits change an order of the sub keys generated from said plurality of round processing and generates the expanded keys in a changed order"*** (column 4 lines 43-53), wherein the key conversion process can be performed in an order or in another order reverse to the order transferred between the key conversion functions.

5. Claims 11 – 12 are decryption apparatus claims analogous to the encryption apparatus claims rejected above, as the same key conversion section is employed in both the encryption and the decryption (column 3 lines 35-43), and therefore, are rejected following the same reasoning.

6. Claims 13 – 16 are expanded key generation apparatus claims analogous to the encryption apparatus claims rejected above, and therefore, are rejected following the same reasoning.

7. Claims 17 – 18 are computer-readable medium claims analogous to the encryption apparatus claims rejected above, and therefore, are rejected following the same reasoning.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

8. Claim 10 is rejected under 35 U.S.C. 103(a) as being obvious over Shimizu et al. (European Patent Application EP0982895) in view of Leppek (U.S. Patent No. 5,933,501).

Claim 10 is rejected as applied above in rejecting claim 1. Furthermore, Shimizu discloses:

The encryption apparatus according to claim 1. Shimizu does not explicitly disclose "***plurality of expanded key generating circuits generate the expanded***

keys in number exceeding the number of expanded keys required for the data randomizing process and output an expanded common key indicating which expanded keys are supplied to the data randomizing process." Leppek discloses an encryption scheme, which uses an address code generator to generate an address code sequence (expanded common key), which uses the specific sequence to select an order of encryption operators (encryption keys) to be used in a determined sequence to encrypt the data (column 4 lines 15-33). Leppek uses such a configuration of using successively different encryption operators to create an output that has no discernible encryption footprint (Abstract). Shimizu and Leppek are analogous arts as both deal with encryption schemes that outline a processing scheme to encrypt and decrypt information. The sequence selecting function of Leppek can be placed at the output of the expanded keys and before the function of encrypting the message using the expanded keys of Shimizu in order to provide a system which selects the different encryption operator sequences based on a code sequence (expanded common key). Therefore it would have been obvious to one of ordinary skill in the art to use the encryption operator sequence selection of Leppek in conjunction with the encryption processor of Shimizu to provide a system wherein the encrypting sequences are randomized in order to avoid leaving a encryption footprint.

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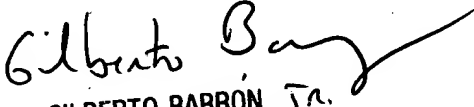
Conclusion

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kaveh Abrishamkar whose telephone number is 571-272-3786. The examiner can normally be reached on Monday thru Friday 8-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ayaz Sheikh can be reached on 571-272-3795. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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02/16/05


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